Declaration For U.S. Patent Application

As a below ite	amed inventor, I nereby dec	lare that:				
My residence	, post office address and cit	izenship are as stat	ted below my name			
I believe I am	the original, first and sole of the subject matter which	inventor (if only or is claimed and for	no nome in linted by		st and joint inven	tor (if plural names are
the specificati	on of which is attached her	eto unless the follo	wing box is checke	d:		
⊠ was	s filed on <u>March 29, 20</u>				Application	
	s filed on		As United States Application			
		_	was amended on			•
any amendme	that I have reviewed and untreferred to above.	inderstand the con-	tents of the above-i	dentified specification,	including the cl	aim(s), as amended by
I acknowledge	e the duty to disclose inform	nation which is ma	terial to patentabilit	v as defined in 37 C.F.	R. 81.56	
I hereby clair certificate, or and have also date before the	m foreign priority benefits §365(a) of any PCT Intern identified below any forei at of the application(s) for v	under 35 U.S.C. ational application gn application for which priority is cla	§119(a)-(d) or §3 which designated patent or inventor aimed:	65(b) of any foreign at least one country other certificate or PCT In	application(s) for ner than the Unit ternational Appl	or patent or inventor's ed States, listed below ication having a filing
(List prior foreign applications)	113490/2004	JAPAN	07/04/		Priority (Claimed
	(Number)	(Country)		h/Year Filed)	Xes	☐ N0
	(Number)	(Country)	(Day/Mont	/Year Filed)	Yes	□ No
	(Number)	(Country)	DayMont	v/Year Filed)	Yes	□ No
I hereby claim	the benefit under 35 U.S.C	C. §119(e) of any U	nited States provisi	onal application(s) liste	ed below.	
	(Application Number)		(Filing Date)			
	☐ See atta	ched list for addition	onal prior foreign o	r provisional application	ns.	
I hereby claim designating th disclosed in th to disclose infe prior application (List prior U.S.	the benefit under 35 U.S. e United States of Americ e prior application(s) (U.S. ormation which is material on and the national or PCT	S.C. §120 of any U a listed below and or PCT) in the ma	Jnited States application in the sum of the	ration(s) or §365(c) of oject matter of each of e first paragraph of 35		national application(s) this application is not acknowledge the duty n the filing date of the
Applications or PCT International applications designating the U.S	(Application Serial No.)		(Filing Date)	(Status) (patent	(Status) (patented, pending, abandoned)	
-	(Application Serial No.)				(Status) (patented, pending, abandoned)	
And I hereby a Reg. No. 25,81 Ozgu, Reg. No. Reg. No. 48,42 Reg. No. 54,85 48,340; Julian Schoenhard, R	appoint the firm of Arent I 95; George E. Oram, Jr., R 0. 44,275; Robert K. Carper 16, Rhonda L. Barton, Reg 16; Janine Carlan, Reg. No. 17, Reg. No. 46,512.	Fox PLLC, Custon eg. No. 27,931; R ster, Reg. No. 34,7 . No. 47,271; Mar 42,387; John Hsu, 43,313; Christoph	ner Number 004372 ichard J. Berman, 1 94; Rustan J. Hill, 1 ylee Jenkins, Reg. 1 Reg. No. 45,563; I er Murphy, Reg. 1	including as principal Reg. No. 39,107; Wilb Reg. No. 37,351; King No. 37,645; Leo Lough Frik Cherdak, Reg. No. No. 39,786; Gautam P	l attorneys: Cha urn Chesser, Re Wong, Reg. No. Ilin, Reg. No. 42 39,936; Timoth rakash, Reg. N	riles M. Marmelstein, g. No. 41,668; Murat . 37,500; Sam Huang, 2,811; Sarah Stahnke, y J. Churna, Reg. No. o. 53,481; and Amy
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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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